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IT IS FURTHER STIPULATED AND AGREED that the United States Attorney's Office hereby moves the Court to amend COUNT (1) ONE-OPERATING A MOTOR VEHICLE WHILE UNDER THE INFLUENCE OF INTOXICATING LIQUOR, a violation of Title 36 C.F.R. §4.23(a) (1), a Class B Misdemeanor to RECKLESS DRIVING, a violation of 36 C.F.R. §4.2 and NRS 484b.653. IT IS FURTHER STIPULATED AND AGREED that the United States Attorney's Office moves the Court that the original sentence as set forth in the Petty Offense Plea Agreement shall be applied to the Amended Count (1) One of RECKLESS DRIVING. IT IS FURTHER STIPULATED AND AGREED that the United States Attorney's Office moves the Court to allow the Defendant's requirements completed in the original Petty Offense Plea Agreement to be applied to the Amended Count (1) One of RECKLESS DRIVING. /// 

<u>ORDER</u> NOW THEREFORE IT IS HEREBY ORDERED that Defendant, MITCHELL WAYNE JOHNSON's original plea, to wit: COUNT (1) ONE-OPERATING A MOTOR VEHICLE WHILE UNDER THE INFLUENCE OF INTOXICATING LIQUOR, is hereby WITHDRAWN. IT IS FURTHER ORDERED that Defendant is hereby convicted of Amended Count (1) One, to wit: RECKLESS DRIVING, a violation of 36 C.F.R. §4.2 and NRS 484b.653. IT IS FURTHER ORDERED that Defendant has completed all requirements necessary. /// /// -3-